

Annual 47 C.F.R. S: 64.2009(e) CPNI Certification

EB Docket 06-36

Ms. Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, SW, Ste TW-A325 Washington, DC 20554

Annual 64.2009(e) CPNI Certification for 2010 covering the prior calendar year 2009

Date filed: February 25, 2010

Name of company covered by this certification: TeleSpan Carrier Access, LLC

Form 499 Filer ID: 824104

Name of signatory: Dominic K. Bohnett

Title of signatory: President

I, Dominic K. Bohnett, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. S: 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI. The steps the company is taking to protect CPNI are explained in the accompanying statement.

If affirmative: N/A

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI (number of customer complaints a company has received related to unauthorized access to CPNI, or unauthorized disclosure of CPNI, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information).

If affirmative: N/A

Signed

Statement Regarding the Customer Proprietary Network Information (CPNI) Procedures of TeleSpan Carrier Access, LLC

This statement explains how the procedures of TeleSpan Carrier Access, LLC. ("TeleSpan CA") ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules, 47 C.F.R. § 64.2001 *et seq.*

USE OF CPNI - SECTION 64.2005

- TeleSpan CA does not use, disclose or permit access to CPNI for the purpose of
 marketing the products or services of itself, its affiliates or any third parties. As
 such, TeleSpan CA does not solicit the approval of customers to use CPNI.
- TeleSpan CA does not use, disclose or permit access to CPNI to identify or track customers that call competing service providers.

APPROVAL REQUIRED FOR USE OF CPNI - SECTION 64.2007

- TeleSpan CA does not use, disclose or permit access to CPNI for the purpose of
 marketing the products or services of itself, its affiliates or any third parties, or for
 any purpose that would require TeleSpan CA to solicit customer approval before
 doing so. As such, TeleSpan CA does not solicit the approval of customers for
 use of CPNI.
- If TeleSpan CA subsequently chooses to take any action for which customer approval is required, the company will implement policies and practices for seeking opt-out or opt-in approval from its customers in accordance with section 64.2001 et seq. of the Commission's rules, 47 C.F.R. § 64.2001 et seq, and obtain approval from its customers pursuant to these policies and practices before taking such action.

NOTICE REQUIRED FOR USE OF CPNI – SECTION 64.2008

- TeleSpan CA does not solicit the approval of customers for use of CPNI, because
 the company does not use, disclose or permit access to CPNI for any purpose that
 would require the company to solicit such approval.
- If TeleSpan CA subsequently chooses to take any action for which the company must solicit the approval of its customers for the use CPNI, the company will provide notice to its customers pursuant to, and in accordance with, the requirements of section 65.2008 of the Commission's rules. 47 C.F.R. § 64.2008.

SAFEGUARDS REQUIRED FOR USE OF CPNI - SECTION 64.2009

- Because the company does not use, disclose or permit access to CPNI for any
 purpose that would require the company to solicit the approval of customers for
 use of CPNI, TeleSpan does not solicit the approval of such customers. If
 TeleSpan CA subsequently chooses to take any action for which the company
 must solicit the approval of its customers for the use CPNI, the company will
 implement a system by which the status of the customer's CPNI approval can be
 clearly established prior to the use of CPNI.
- TeleSpan CA has trained its personnel as to when they are and are not authorized to use CPNI, and the company has an established, express disciplinary process that can result in disciplinary actions up to, and including, termination of employment.
- TeleSpan CA does not use, disclose or permit access to CPNI for the purpose of marketing the products or services of itself, its affiliates or any third parties, or for any purpose that would require TeleSpan CA to solicit customer approval before doing so. If TeleSpan CA subsequently chooses to use, disclose or permit access to CPNI for the purpose of marketing the products or services of itself, its affiliates or any third parties, the company will maintain a record of (1) its own and its affiliates' sales and marketing campaigns that use its customers' CPNI, and (2) all instances where CPNI was disclosed or provided to third parties, or where third parties were allowed access to CPNI. The record will include a description of each campaign, the specific CPNI that was used in the campaign, and what products and services were offered as part of the campaign. TeleSpan CA will retain the record for a minimum of one year.
- TeleSpan CA has established a supervisory review process regarding its
 compliance with section 64.2001 et seq. of the Commission's rules. 47 C.F.R. §
 64.2001 et seq, for outbound marketing situations. TeleSpan CA also maintains
 records of its compliance for a minimum period of one year. TeleSpan CA sales
 and marketing personnel must obtain supervisory approval of any proposed
 outbound marketing request for customer approval.
- An officer of TeleSpan CA signs and files with the Commission a compliance certificate on an annual basis. The officer states in the certification that he or she has personal knowledge that the company has established operating procedures that are adequate to ensure compliance with section 64.2001 et seq. of the Commission's rules. 47 C.F.R. § 64.2001 et seq. TeleSpan CA also provides a statement accompanying the certificate explaining how its operating procedures ensure that it is in compliance with section 64.2001 et seq. of the Commission's rules. 47 C.F.R. § 64.2001 et seq. In addition, TeleSpan CA includes an explanation of any actions taken against data brokers and a summary of all customer complaints received in the past year concerning the unauthorized release of CPNI. The company makes this filing annually with the Enforcement Bureau

- on or before March 1 in EB Docket No. 06-36 for data pertaining to the previous calendar year.
- TeleSpan CA does not solicit opt-out approval from its customers for use of CPNI. If TeleSpan CA subsequently chooses to take any action for which the company must solicit the opt-out approval of its customers for the use CPNI, the company will provide written notice within five business days to the Commission of any instance where the opt-out mechanisms do not work properly to such a degree that customers' inability to opt-out is more than an anomaly. The notice will be made pursuant to, and in accordance with, section 64.2009(f) of the Commission's rules, 47 C.F.R. § 64.2009(f).

SAFEGUARDS ON THE DISCLOSURE OF CPNI - SECTION 64.2010

- TeleSpan CA has implemented reasonable measures to discover and protect against attempts to gain unauthorized access to CPNI.
- TeleSpan CA does not disclose call detail information over the telephone during customer-initiated telephone contact.
- TeleSpan CA does not provide online access to CPNI.
- TeleSpan CA does not disclose CPNI at its office locations.
- TeleSpan CA does not establish passwords for its customers. If TeleSpan CA subsequently chooses to establish passwords for its customers, it will due so in accordance with the requirements of section 64.2010 of the Commission's rules, 47 C.F.R. § 64.2010.
- TeleSpan CA notifies customers immediately whenever an address of record is created or changed. The notification is made through a carrier-originated voicemail to the telephone number of record. The notification does not reveal the changed information, and it is not sent to the new account information.
- TeleSpan CA does not bind itself contractually to authentication regimes other than those described in section 64.2010 of the Commission's rules, 47 C.F.R. § 64.2010, for services the company provides to business customers that have both a dedicated account representative.

NOTIFICATION OF CPNI SECURITY BREACHES - SECTION 64.2011

- TeleSpan CA will notify law enforcement of a breach of its customers' CPNI as provided in section 64.2011 of the Commission's rules, 47 C.F.R. § 64.2011.
- TeleSpan CA will not notify its customers or disclose the breach publicly, whether voluntarily or under state or local law or these rules, until the company

- has completed the process of notifying law enforcement pursuant to paragraph (b) of section 64.2011 of the Commission's rules, 47 C.F.R. § 64.2011(b).
- After TeleSpan CA has completed the process of notifying law enforcement pursuant to paragraph (b) of section 64.2011 of the Commission's rules, 47 C.F.R. § 64.2011(b), it will notify its customers of a breach of those customers' CPNI.
- TeleSpan CA will maintain a record of any breaches discovered, notifications
 made to the USSS and the FBI pursuant to paragraph (b) of section 64.2011 of the
 Commission's rules, 47 C.F.R. § 64.2011(b), and notifications made to customers.
 The record will include, if available, dates of discovery and notification, a
 detailed description of the CPNI that was the subject of the breach, and the
 circumstances of the breach. TeleSpan CA will retain the record for a minimum of
 2 years.